

ORIGINAL  
**HOGAN & HARTSON**  
L.L.P.

**RECEIVED**

JUN 24 1998

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

EX PARTE OR LATE FILED

LINDA L. OLIVER  
PARTNER  
DIRECT DIAL (202) 637-6527

June 24, 1998

COLUMBIA SQUARE  
555 THIRTEENTH STREET, NW  
WASHINGTON, DC 20004-1109  
TEL (202) 637-5600  
FAX (202) 637-5910

**BY HAND DELIVERY**

Ms. Magalie R. Salas  
Secretary  
Federal Communications Commission  
Room 222  
1919 M Street, N.W.  
Washington, D.C. 20554

**Re: Petitions of Bell Atlantic Corp., US West Communications, Inc. and Ameritech Corp. to Remove Barriers to Investment in Advanced Telecommunications Capability, CC Docket Nos. 98-11, 98-26, and 98-32**

**Petition of the Alliance for Public Technology Requesting Issuance of Notice of Inquiry and Notice of Proposed Rulemaking to Implement Section 706 of the 1996 Telecommunications Act, RM No. 9244**

**Petition of the Association for Local Telecommunications Services for Declaratory Ruling Regarding Section 706, CC Docket No. 98-78**

**Southwestern Bell Telephone Company, Pacific Bell, and Nevada Bell Petition for Relief from Regulation Pursuant to Section 706 of the Telecommunications Act of 1996 and 47 U.S.C. § 160 for ADSL Infrastructure and Service, CC Docket No. 98-91**

Dear Ms. Salas:

Yesterday, on behalf of LCI International Telecom Corp. ("LCI"), the undersigned of Hogan and Hartson L.L.P., and Douglas Kinkoph, Vice President, Regulatory and Legislative Affairs, of LCI International Telecom Corp., met with Thomas Power, Legal Advisor to Chairman William E. Kennard. The purpose of the meeting was to discuss points made in the comments and reply comments filed by LCI in the referenced

HOGAN & HARTSON L.L.P.

Ms. Magalie R. Salas

June 24, 1998

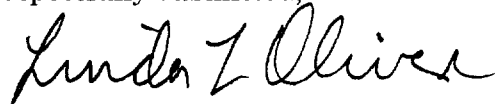
Page 2

dockets, and to discuss the attached LCI White Paper titled "CLEC Access to xDSL Technology: A Necessary Predicate for Widespread, Competitive Deployment of Broadband Telecommunications Services."

I have hereby submitted two copies of this notice to the Secretary, as required by the Commission's rules. Please return a date-stamped copy of the enclosed (copy provided).

Please contact the undersigned if you have any questions.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Linda L. Oliver". The signature is fluid and cursive, with the first name "Linda" and last name "Oliver" clearly distinguishable.

Linda L. Oliver  
Counsel for LCI International Telecom  
Corp.

Enclosure

cc: Thomas Power (w/o enclosure)

## CERTIFICATE OF SERVICE

I, Barbara E. Clocker, hereby certify that on this 25th day of June, 1998, a copy of the Reply Comments of LCI International Telecom Corp. filed in CC Docket No. 98-78 was hand delivered or sent by first class mail (where indicated) to the parties listed below.

---

Barbara E. Clocker

Richard J. Metzger  
General Counsel  
Association for Local Telecommunications  
Services  
888 17th Street, N.W., Suite 900  
Washington, D.C. 20036

Rodney L. Joyce\*  
J. Thomas Nolan  
Shook, Hardy & Bacon  
801 Pennsylvania Ave., N.W.  
Washington, D.C. 20004  
(for Network Access Solutions, Inc.)

Charles C. Hunter\*  
Catherine M. Hannan  
Hunter Communications Law Group  
1620 I Street, N.W., Suite 701  
Washington, D.C. 20006  
(for Telecommunications Resellers Assn.)

David W. Zesiger, Executive Director\*  
Donn T. Wonnell  
Independent Telephone &  
Telecommunications Alliance  
1300 Connecticut Ave., N.W., Suite 600  
Washington, D.C. 20036

R. Gerard Salemme\*  
Daniel Gonzalez  
Cathleen A. Massey  
NEXTLINK Communications, Inc.  
1730 Rhode Island Ave., N.W., Suite 1000  
Washington, D.C. 20036

Riley M. Murphy\*  
e.spire Communications, Inc.  
133 National Business Pkwy., Suite 200  
Annapolis Junction, MD 20701

Brad E. Mutschelknaus\*  
Ross A. Buntrock  
Kelley Drye & Warren  
1200 19th Street, N.W., 5th Floor  
Washington, D.C. 20036

Robert M. Lynch\*  
Durward D. Dupre  
Darly W. Howard  
SBC Communications, inc.  
One Bell Plaza, Room 3703  
Dallas, TX 75202

Michael K. Kellogg\*  
Evan T. Leo  
Kellogg, Huber, Hansen, Todd & Evans  
1301 K Street, N.W., Suite 1000 West  
Washington, D.C. 20005

\*indicates via First Class Mail

Lawrence G. Malone\*  
New York Department of Public Service  
Three Empire State Plaza  
Albany, NY 12223

Catherine R. Sloan\*  
Richard L. Fruchterman III  
Richard S. Whitt  
David N. Porter  
WorldCom, Inc.  
1120 Connecticut Ave., N.W., Suite 400  
Washington, D.C. 20036

Ronald L. Plessner\*  
Mark J. O'Connor  
Stuart P. Ingis  
Piper & Marbury  
1200 Nineteenth Street, N.W., 7th Floor  
Washington, D.C. 20036  
(for Commercial Internet Exchange  
Assoc.)

Terrence J. Ferguson\*  
Level 3 Communications, Inc.  
3555 Farnam Street  
Omaha, Nebraska 68131

Richard N. Rindler\*  
Eric N. Einhorn  
Swidler & Berlin  
3000 K. Street, N.W., Suite 300  
Washington, D.C. 20007  
(for KMC Telecom Inc.)

John F. Raposa\*  
GTE Service Corporation  
600 Hidden Ridge, HQE03J27  
P. O. Box 152092  
Irving, TX 75015

Gail L. Polivy\*  
GTE Service Corporation  
1850 M Street, N.W.  
Washington, D.C. 20036

Kecia Boney\*  
Dale Dixon  
Lisa B. Smith  
MCI Telecommunications Corporation  
1801 Pennsylvania Ave., N.W.  
Washington, D.C. 20006

Anthony C. Epstein\*  
Jenner & Block  
601 Thirteenth Street, N.W.  
Washington, D.C. 20005

Kevin Sievert\*  
Glen Grochowski  
MCI Communications  
400 International Parkway  
Richardson, TX 75081

Edward Shakin\*  
Bell Atlantic  
1320 N. Courthouse Road  
Eighth Floor  
Arlington, VA 22201

Ava B. Kleinman\*  
Mark C. Rosenblum  
AT&T Corporation  
295 North Maple Avenue  
Room 3252J1  
Basking Ridge, NJ 07920

Leon M. Kestenbaum\*  
Jay C. Keithley  
H. Richard Juhnke  
Sprint Corporation  
1850 M Street, N.W., 11th Floor  
Washington D.C. 20036

J. Manning Lee\*  
Teresa Marrero  
Teleport Communications Group, Inc.  
2 Teleport Drive, Suite 300  
Staten Island, NY 10311

\*indicates via First Class Mail

Russell Blau\*  
Dana Frix  
Jonathan D. Draluck  
Swidler & Berlin  
3000 K Street, N.W., Suite 300  
Washington, D.C. 20006  
(for Hyperion Telecommunications and  
USN Communications, Inc.)

Lawrence E. Sarjeant\*  
Linda Kent  
Keith Townsend  
United States Telephone Association  
1401 H Street, N.W., Suite 600  
Washington, D.C. 20005

Jonathan Jacob Nadler\*  
Brian J. McHugh  
Squire, Sanders & Dempsey  
1201 Pennsylvania Avenue, N.W.  
Box 407  
Washington, D.C. 20044  
(for the Information Technology  
Association of America)

David F. Callan\*  
XCOM Technologies, Inc.  
One Main Street  
Cambridge, MA 02142

Bartlett L. Thomas\*  
James J. Valentino  
Mintz, Levin, Cohn, Ferris, Glovsky and  
Popeo, P.C.  
701 Pennsylvania Avenue, N.W.  
Suite 900  
Washington, D.C. 20004-2608  
(for XCOM Technologies, Inc.)

M. Robert Sutherland\*  
Stephen M. Klimacek  
BellSouth Corporation  
1155 Peachtree Street, N.E.  
Suite 1700  
Atlanta, GA 30309-3610

James D. Ellis\*  
Robert M. Lynch  
Durward D. Dupre  
Darryl W. Howard  
SBC Communications, Inc.  
One Bell Plaza, Rm. 3703  
Dallas, TX 75202

Jeffrey Blumenfeld\*  
Christy Kunin  
Frank V. Paganelli  
Blumenfeld & Cohen  
1615 M Street, N.W., Suite 700  
Washington, D.C. 20036  
(counsel for Rhythms NetConnections,  
Inc.)

Steven Gorosh\*  
NorthPoint Communications, Inc.  
222 Sutter Street  
San Francisco, CA 94108

Russell M. Blau\*  
Richard M. Rindler  
Tamar E. Finn  
Swidler & Berlin, Chtd.  
3000 K Street, N.W., Suite 300  
Washington, D.C. 20007  
(counsel for Focal Communications  
Corporation, Hyperion  
Telecommunications, Inc., KMC Telecom  
Inc. and McLeodUSA Incorporated)

Robert J. Aamoth\*  
Steven A. Augustino  
Kelley Drye & Warren LLP  
1200 19th Street, NW, Suite 500  
Washington, DC 20036  
(counsel for Competitive  
Telecommunications Association)

Genevieve Morelli\*  
Competitive Telecommunications  
Association  
1900 M Street, NW, Suite 800  
Washington, D.C. 20036

\*indicates via First Class Mail

Richard J. Metzger\*  
Emily M. Williams  
Association for Local Telecommunications  
Services  
888 17th Street, N.W., Suite 900  
Washington, D.C. 20006

Riley M. Murphy\*  
James C. Falvey  
American Communications Services, Inc.  
131 National Business Parkway,  
Suite 100  
Annapolis Junction, MD 20701

Brad E. Mutschelknaus\*  
Edward A. Yorkgitis, Jr.  
John J. Heitman  
Kelley Drye & Warren LLP  
1200 19th Street, N.W., Suite 500  
Washington, D.C. 20036  
(for ACSI)

Robert M. McKenna\*  
Jeffrey A. Brueggeman  
US WEST, Inc.  
1020 19th Street, N.W., Suite 700  
Washington, D.C. 20036

Charles D. Gray\*  
James Bradford Ramsay  
National Association of Regulatory Utility  
Commissioners  
1100 Pennsylvania Avenue, Suite 608  
Post Office Box 684  
Washington, D.C. 20044

Jeffrey A. Campbell\*  
Stacey Stern Albert  
Compaq Computer Corporation  
1300 I Street, N.W.  
Washington, D.C. 20005

John R. Bakkensen\*  
James L. Phillips  
R. Alan Wright  
Miller, Nash, Wiener, Hager &  
Carlsen LLP  
111 S.W. Fifth Avenue  
Portland, OR 97204-3699  
(for Electric Lightwave, Inc.)

William E. Kennard, Chairman  
Federal Communications Commission  
1919 M St., N.W., Room 814  
Washington, D.C. 20554

Susan Ness, Commissioner  
Federal Communications Commission  
1919 M St., N.W., Room 832  
Washington, D.C. 20554

Harold Furchtgott-Roth, Commissioner  
Federal Communications Commission  
1919 M St., N.W., Room 802  
Washington, D.C. 20554

Michael K. Powell, Commissioner  
Federal Communications Commission  
1919 M St., N.W., Room 844  
Washington, D.C. 20554

Gloria Tristani, Commissioner  
Federal Communications Commission  
1919 M St., N.W., Room 826  
Washington, D.C. 20554

John Nakahata, Chief of Staff  
Federal Communications Commission  
1919 M St., N.W., Room 814  
Washington, D.C. 20554

Thomas Power, Legal Advisor to  
Chairman William E. Kennard  
Federal Communications Commission  
1919 M St., N.W., Room 814  
Washington, D.C. 20554

\*indicates via First Class Mail

James L. Casserly  
Senior Legal Advisor to  
Commissioner Susan Ness  
Federal Communications Commission  
1919 M St., N.W., Room 832  
Washington, D.C. 20554

Kevin Martin, Legal Advisor to  
Commissioner Harold Furchtgott-Roth  
Federal Communications Commission  
1919 M St., N.W., Room 802  
Washington, D.C. 20554

Kyle D. Dixon, Legal Advisor to  
Commissioner Michael Powell  
Federal Communications Commission  
1919 M St., N.W., Room 844  
Washington, D.C. 20554

Paul Gallant, Legal Advisor to  
Commissioner Gloria Tristani  
Federal Communications Commission  
1919 M St., N.W., Room 826  
Washington, D.C. 20554

Kathryn Brown, Chief  
Common Carrier Bureau  
Federal Communications Commission  
1919 M St., N.W., Room 500  
Washington, D.C. 20554

Lawrence Strickling, Deputy Chief  
Common Carrier Bureau  
Federal Communications Commission  
1919 M St., N.W., Room 500  
Washington, D.C. 20554

James Schlichting, Deputy Chief  
Common Carrier Bureau  
Federal Communications Commission  
1919 M St., N.W., Room 500  
Washington, D.C. 20554

Ruth Milkman, Deputy Chief  
Common Carrier Bureau  
Federal Communications Commission  
1919 M St., N.W., Room 500  
Washington, D.C. 20554

Carol Matthey, Chief  
Policy and Program Planning Division  
Common Carrier Bureau  
Federal Communications Commission  
1919 M St., N.W., Room 544  
Washington, D.C. 20554

Michael Pryor, Deputy Chief  
Policy and Program Planning Division  
Common Carrier Bureau  
Federal Communications Commission  
1919 M St., N.W., Room 544  
Washington, D.C. 20554

Melissa Newman, Deputy Chief  
Policy and Program Planning Division  
Common Carrier Bureau  
Federal Communications Commission  
1919 M St., N.W., Room 544  
Washington, D.C. 20554

Linda Kinney  
Policy Division  
Common Carrier Bureau  
Federal Communications Commission  
1919 M Street, N.W., Room 544  
Washington, D.C. 20554

Lisa Sockett  
Policy and Program Planning Division  
Common Carrier Bureau  
Federal Communications Commission  
1919 M St., N.W., Room 544  
Washington, D.C. 20554

Jason Oxman  
Policy and Program Planning Division  
Common Carrier Bureau  
Federal Communications Commission  
1919 m Street, N.w., Room 544  
Washington, D.C. 20554

Dale Hatfield, Chief Technologist  
Office of Plans & Policy  
Federal Communications Commission  
1919 M Street, N.W., Room 822  
Washington, D.C. 20554

\*indicates via First Class Mail

Jonathan Weinberg  
Office of Plans & Policy  
Federal Communications Commission  
1919 M Street, N.W., Room 822  
Washington, D.C. 20554

Christopher Wright  
General Counsel  
Federal Communications Commission  
1919 M Street, N.W., Room 614  
Washington, D.C. 20554

Janice Myles  
Policy and Program Planning Division  
Common Carrier Bureau  
Federal Communications Commission  
1919 M St., N.W., Room 544  
Washington, D.C. 20554

International Transcription Service  
Federal Communications Commission  
1231 20th Street, N.W.  
Washington, D.C. 20554

\*indicates via First Class Mail



**CLEC Access to xDSL Technology:**  
**A Necessary Predicate for Widespread, Competitive  
Deployment of Broadband Telecommunications  
Services**

**LCI International Telecom Corp.**

**June 1998**

**Anne K. Bingaman**  
**President, Local Telecommunications Division**

**Douglas W. Kinkoph**  
**Vice President, Regulatory and Legislative Affairs**

**Timothy J. Burke**  
**Director, Local Network Planning**

**Bob Mathew, Ph.D.**  
**Senior Manager, Corporate Planning and Analysis**

## **EXECUTIVE SUMMARY**

The technology is now available to enable customers -- in particular, residential and small business customers -- to obtain high-speed access to corporate networks and the Internet over the same twisted pair of copper wires that now provides them with telephone service and relatively low speed Internet access. The potential of such technology -- generically referred to as "digital subscriber line" or "xDSL" -- is great. For that potential to be fully realized, however, it is essential that the local market-opening provisions of the Communications Act continue to apply as the local exchange network evolves to a broadband capability.

### **The Section 706 Petitions**

Three regional Bell operating companies (RBOCs) have asked the Federal Communications Commission to forbear from applying the unbundled network element and resale provisions of the Communications Act to their investments in xDSL technology. They argue that such forbearance is necessary to provide them the appropriate incentives to invest in such network improvements, even though each of them is already making such investments. The Association for Local Telecommunications Services (ALTS) also has filed a petition under Section 706, asking the FCC to make clear that the Act's market-opening provisions make no distinctions on the basis of the nature of technology used, or whether the local network is used to provide voice or data services.

As this White Paper shows, the ability of consumers to reap the fruits of competition in the local exchange, and to have a choice of providers of broadband telecommunications services (as well as Internet service providers), will depend on the ability of competitors to access the xDSL capabilities in the ILEC network.

### **xDSL as the Next Step in the Evolution of Technology that Boosts Network Capability**

All of the RBOCs and GTE have announced the commercial roll-out of xDSL-based services for small business and residential customers. This technology represents the next step in a natural evolution of improvements that boost the capability and speed of the existing network. Over time, telecommunications networks have moved from analog to digital transmission, from in-band to out-of-band signaling (SS7), from copper to fiber optic facilities, and from circuit-switched to packet-switched transmission systems. xDSL is just another step in this natural progression. It involves the use of electronics on the existing copper wires to increase the capacity of those wires -- just as ISDN services and T-1 lines (using HDSL electronics) have been provided.

### **Three Entry Strategies**

The Communications Act makes available three paths for entry into the local exchange market: (1) competition by construction of new local facilities and interconnecting with the incumbent; (2) lease of the ILEC's network elements (in whole or in part) to provide competing service; and (3) resale of the ILEC's retail

services at a wholesale rate. The RBOC petitions attempt to deny competitors the ability to employ the second and third strategies when it comes to xDSL capability.

Requiring competitive local exchange carriers (CLECs) to provide their own xDSL electronics and to collocate at central offices if they wish to provide xDSL services contradicts the letter and purpose of the Act. The Act allows neither regulators nor ILECs to decide when and where it is cost-effective to construct facilities in lieu of using ILEC network elements. By allowing new entrants to take full advantage of incumbent LECs' scale and scope economies, the Act enables competition to proceed more rapidly and to reach more broadly, to include customers that cannot be economically served by competitors if they must construct new facilities.

### **No Legal Basis to Fence Off xDSL Technology**

The Act's forbearance provisions do not permit the FCC to forbear from applying the unbundling and resale provisions of Section 251(c) until that section is "fully implemented." The Commission therefore lacks authority to forbear. Section 706, upon which the RBOCs rely, does not confer additional forbearance authority on the FCC. Rather, Section 706 simply encourages the FCC and state commissions to use any of a number of tools they already possess to encourage the spread of advanced technologies. One of those tools, in fact, is the promotion of local competition -- a goal that would be thwarted by grant of the RBOCs' petitions.

In seeking forbearance, the RBOCs implicitly concede that the Section 251(c) unbundling and resale obligations apply to xDSL technology, and properly so.

The Act's definition of "network element" is broad, and includes all "features, functions, and capabilities" of a "facility or equipment used in the provision of a telecommunications service." 47 U.S.C. § 153(29). Nothing in the definition of network element or in the Act limits this provision to existing technology, to voice services, or to circuit-switching technology.

Loops equipped with xDSL electronics, and the local switching and transport associated with xDSL transmissions, are squarely within the definition of a network element. It would be incorrect to define a loop without regard to the electronics attached to the loop, which make the loop capable of transmission. The deployment of digital loop carrier (DLC) electronics in remote terminals is but one example of the integral role of electronics in enabling the loop to function.

### **The High Costs Facing Competitors to Deploy Duplicate xDSL Technology**

In their petitions, the RBOCs claim to need extra incentives to deploy the large investment required to provide on a broad basis xDSL-based services. Yet they also claim that their competitors, who begin with virtually no local market share, should be required to make this same investment before serving a single customer, even though such competitors, by definition, do not have the volumes necessary to justify collocating DSLAM electronics in every central office and creating a duplicate, high capacity interoffice network that could haul the xDSL traffic back from every central office to the competitor's packet switch.

US West claims that it will not serve the less densely populated central offices without the extra incentive of being able to shield its investment in xDSL technology from competitors. But if US West can barely afford to serve those areas, it is clear that competitors, who can expect to gain much smaller volumes, will not economically be able to provide service in those areas (as well as in other more dense areas). The consequence of forcing competitors to install their own xDSL electronics, switching and local transport will be that few consumers will have a competitive choice of broadband telecommunications service providers.

Using the Dallas/Forth Worth LATA as an example, it becomes clear that with the typical charges now levied for physical collocation of DSLAM equipment, a new entrant the size of LCI could not economically serve the vast majority of central offices in that LATA. Even if physical collocation were made less expensive, or if alternatives to physical collocation were pursued, the result still is that many central offices are not likely to be served. Such calculations do not even take into account the huge cost disadvantages faced by entrants to duplicate the existing interoffice transport network of the ILEC, and does not consider the higher per-line costs faced by CLECs -- including, for example, the cost of hiring and dispatching technicians; engineering the network; maintenance, repair, and remote testing; and coordinating with the ILEC for installation. It also does not consider the delay and cost of negotiating, arbitrating, and resolving disputes with the ILEC.

### **Consistency with the Future**

Providing CLECs with access to xDSL technology also should help to ensure a competitive environment for Internet Service Providers (ISPs), because they would not face a potentially monopolistic provider of broadband telecommunications services. As pointed out by the Commercial Internet Exchange Association, the market-opening provisions of the Act are critical to ensuring the healthy development of a competitive market for ISPs.

It also would be both legally and technically unsustainable to attempt to create a more liberal regulatory regime for packet-switched networks and data services. The Act does not make such distinctions, and it is likely that voice will eventually be provided over broadband data networks. Regulators should refrain from drawing lines on the basis of technology and cost assumptions that will necessarily become obsolete as technologies develop and cost characteristics change.

### **No Added Incentives Needed**

The RBOCs do not need the added incentive of deregulated treatment of advances in technology. All the RBOCs and GTE have announced major commercial rollouts of xDSL based services, and will likely continue to expand such efforts. Deregulated treatment would mean, instead, that the ILECs would extend their current dominance in the local exchange into the future.

**Enforcing the Act's market-opening provisions equally for all technologies and services is the best way to ensure wide deployment of advanced technology and the broad availability of competitive choices in advanced telecommunications services for all consumers.**



## TABLE OF CONTENTS

	<u>Page</u>
EXECUTIVE SUMMARY	
INTRODUCTION .....	1
I. CONSUMER CHOICE OF BROADBAND PROVIDERS DEPENDS ON COMPETITIVE ACCESS TO XDSL CAPABILITIES IN THE ILEC NETWORK. ....	3
A. The Consumer Potential of xDSL Technology .....	3
B. xDSL is a Manifestation of the Natural Evolution of the Network to Higher Speeds and Greater Digital Capabilities. ....	6
II. IT IS ESSENTIAL TO PRESERVE THE THREE ENTRY STRATEGIES GUARANTEED BY CONGRESS AS THE INCUMBENT LEC NETWORK EVOLVES. ....	7
III. THERE IS NO LEGAL BASIS FOR FENCING OFF xDSL TECHNOLOGY. ....	10
A. The BOCs Improperly Rely on Section 706 to Shield Them From Their Statutory Obligations. ....	10
B. The Act Does Not Limit Competitors' Access to ILEC Network Capabilities. ....	12
C. xDSL Electronics are an Integral Part of the Subscriber Loop. ....	14
IV. COMPETITORS CANNOT COST-JUSTIFY PROVIDING THEIR OWN xDSL ELECTRONICS AND INTEROFFICE FACILITIES ON A BROAD BASIS. ....	18

A.	Competitors Will Not Have the Volumes Necessary to Justify Broad Deployment of xDSL Equipment. ....	18
B.	The Initial Costs of Installing and Maintaining xDSL Facilities Will Be Prohibitive in Most Cases. ....	21
1.	Costs of Collocation .....	21
2.	Physical Collocation Costs .....	22
3.	Virtual, "Cageless," and Other Types of Collocation .....	26
4.	Interoffice Switching and Transport Costs .....	28
5.	Maintenance, Engineering, Technical, and Other Costs.....	30
V.	ACCESS TO xDSL CAPABILITY BY ILEC COMPETITORS WILL HELP ENSURE A COMPETITIVE ENVIRONMENT FOR ISPS.....	31
VI.	FENCING OFF ACCESS TO ILEC DATA NETWORKS WILL LIKELY CREATE A DOMINANT LEC IN BOTH DATA AND VOICE IN THE FUTURE.....	33
VII.	ILECS ALREADY HAVE STRONG INCENTIVES TO INVEST IN xDSL TECHNOLOGY. ....	35
	CONCLUSION.....	38
APPENDIX A: DSL Technologies		
APPENDIX B: xDSL Loop: Copper Between Customer Premises and Central Office		
APPENDIX C: xDSL Loop: Copper Between Customer Premises and DLC		
APPENDIX D: Background On xDSL Technology		

## INTRODUCTION

A number of RBOCs have asked the Federal Communications Commission (FCC) to forbear from requiring them to make available to their competitors the advanced capabilities of their incumbent local exchange networks. In particular, they seek to shield from competitors access to "xDSL" technology, which increases the capacity and speed of existing copper subscriber loops. 1/ These RBOCs (Bell Atlantic, US West, and Ameritech) rely on Section 706 of the 1996 Telecommunications Act, which prompts the FCC to take appropriate action to encourage the broad deployment of advanced technology, and requires it to conduct an inquiry this summer into that subject. 2/

The Association for Local Telecommunications Services (ALTS) also recently filed a petition under Section 706.3/ In that petition, ALTS urges the

---

1/ Petition of Bell Atlantic for Relief from Barriers to Deployment of Advanced Telecommunications Services, filed January 26, 1998, CC Docket No. 98-11; Petition of US West Communications, Inc. for Relief from Barriers to Deployment of Advanced Telecommunications Services, filed February 25, 1998, FCC Docket No. 98-26; Petition of Ameritech Corporation to Remove Barriers to Investment in Advanced Telecommunications Capability, filed March 5, 1998, CC Docket No. 98-32.

2/ 47 U.S.C. § 157(note). In this paper, we limit our discussion to the availability of xDSL technology to competitors, and do not address the RBOCs' requests for interLATA relief for their data services or their other requests for forbearance from important regulatory requirements.

3/ Petition of the Association for Local Telecommunications Services for Declaratory Ruling Establishing Conditions Necessary to Promote Deployment of Advanced Telecommunications Capability Under Section 706 of the Telecommunications Act of 1996, filed May 27, 1998, with the Federal Communications Commission.

Commission to make clear that the Communications Act requires the incumbent local exchange carriers ("ILECs") to open their local networks for competition in the provision of *all* telecommunications services, whether data or voice, and regardless of the technology used. Such competition, ALTS correctly points out, is what will form the basis for competition and consumer choice in broadband telecommunications services.

In their petitions, in contrast, the RBOCs contend that the only way to create incentives for them to develop technologically advanced networks is to permit them to fence off network improvements from competitors and to relieve the RBOCs of regulatory requirements that are intended to protect the public from their exercise of market power. In essence, these RBOCs ask the Commission to allow them to evade the critical local competition provisions of the Act by freezing the local exchange network in time, relegating competitors to use of inferior technology, depriving competitors of the ability to compete as the network evolves, and robbing consumers of the chance to enjoy the benefits of competition in broadband-network-based services. 4/

---

4/ Under the RBOCs' plans, they would be free to: (1) offer new or advanced services without providing other carriers access to the underlying facilities needed to provide those services, contrary to the pro-competitive unbundling requirements of Section 251(c)(3); (2) deny competitors the ability to resell those services pursuant to Section 251(c)(4); (3) construct and use interLATA transmission facilities without first complying with the local market-opening requirements of Section 271, and (4) engage in these activities without the protections of the structural separation requirements of Section 272. 47 U.S.C. §§ 251(c)(3), 251(c)(4), 271, 272.

Consumer choice of broadband service providers, and competitive pricing of those services, will depend completely on the ability of competitors to access the xDSL capabilities in the ILEC networks. Residential customers and small businesses, in particular, will be harmed if the network unbundling and resale requirements do not apply to advanced services. Section 706 itself contemplates that local competition is one important mechanism for delivering advanced services more quickly and more broadly. <sup>5/</sup> Grant of any part of the RBOCs' petitions would chill the development of that competition in broadband telecommunications services, leaving most small businesses and consumers with no choice of broadband service providers.

**I. CONSUMER CHOICE OF BROADBAND PROVIDERS DEPENDS ON COMPETITIVE ACCESS TO XDSL CAPABILITIES IN THE ILEC NETWORK.**

**A. The Consumer Potential of xDSL Technology**

Customers, particularly residential and small-business customers, increasingly are demanding the delivery of high speed, digital, broadband telecommunications services. The use of Digital Subscriber Line ("DSL" or "xDSL") electronics with existing copper (or copper and fiber) loops can help to meet this demand in a cost-effective manner. <sup>6/</sup>

---

<sup>5/</sup> Section 706 requires the Commission to use "measures that promote competition in the local telecommunications market" as one means to stimulate deployment of advanced technology. 47 U.S.C. § 157 note.

<sup>6/</sup> Put simply, "DSL" or "xDSL" is a technology that employs electronics to boost the capacity, speed, and capability of existing telephone lines. In Appendix A we set

For the majority of small-business and residential customers, the limited capacity of the copper local loop has been the single most important obstacle to their access to broadband telecommunications services. Since the mid-1990s, the increasing deployment of xDSL electronics has made possible the delivery of broadband telecommunications services at a cost that is within the reach of most small businesses and many consumers. Over xDSL-equipped loops, 7/ these consumers can enjoy high-speed access (in the megabits per second range) to the Internet or to corporate networks, instead of the hypothetical top speeds of 56 kilobits per second provided by voice-grade modems. BellSouth estimates, for example, that its ADSL service can provide speeds of up to 50 times that of conventional modems. 8/

---

forth the different forms of xDSL and their characteristics. Appendix B is a diagram of xDSL technology deployed in a "home run copper" installation (where a copper pair runs from the customer premises all the way to the central office). Appendix C is a diagram of xDSL technology deployed in a remote "digital loop carrier" (remote DLC) installation. In a DLC installation, the copper pair runs from the customer premise to a remote DLC terminal, where it is multiplexed with other lines onto fiber (or sometimes copper) facilities that run directly into the ILEC central office switching facilities. In Appendix D we set forth in detail a description of xDSL technology and how it works, both for home run copper and DLC installations.

7/ By "xDSL-equipped loop" we mean the transmission facility from the customer premises to the switch -- i.e. the xDSL modem, the copper wire or fiber, the DSLAM, and (for loops connected to the switch by a DLC) the DLC (including the line cards and FOTS).

8/ News Release, "BellSouth Announces Aggressive 30 Market Roll-Out of Ultra-High Speed BellSouth.Net FastAccess ADSL Internet Services," May 20, 1998, at [www.bellsouthcorp.com](http://www.bellsouthcorp.com).

The increased use of xDSL-equipped loops also reflects the increasing importance of data telecommunications relative to voice. Internet traffic is growing at 1,000% a year and data traffic over the public switched network is doubling annually. <sup>9/</sup> By contrast, voice traffic is expanding at only single-digit rates. <sup>10/</sup> Data traffic already accounts for over half the total traffic of most U.S. carriers. One analyst estimates that by the year 2005, the volume of data traffic is expected to be 23 times the volume of voice traffic. <sup>11/</sup>

xDSL electronics can help accommodate a large share of the data demand from small businesses and consumers without much additional investment in network infrastructure. It leverages investments that incumbent local exchange carriers ("ILECs") already have made (in twisted copper pair, Digital Loop Carrier electronics in the field, and fiber feeders in the local distribution plant), enabling the existing local exchange network to support higher-bandwidth telecommunications services to a far greater number of customers. xDSL thus can form the basis for the expansion of consumer choice into the broadband world -- but only if the ILECs' investments in xDSL remain subject to the local competition provisions of the Communications Act.

---

<sup>9/</sup> "Lucent Agrees to Buy Yurie for \$1 Billion" Wall Street Journal, April 28, 1998.

<sup>10/</sup> Id.

<sup>11/</sup> Id., quoting Christopher Stix of Cowen & Co.

**B. xDSL is a Manifestation of the Natural Evolution of the Network to Higher Speeds and Greater Digital Capabilities.**

xDSL is only the most recent manifestation of the natural evolution of the telephone network to increased digital capabilities and higher speed transmission. Over time, telecommunications networks have moved from analog to digital transmission, from in-band to out-of-band signaling (SS7), from copper to fiber optic facilities, from circuit-switched to packet-based transmission systems, and so on. xDSL technology is just another step in this natural progression.

xDSL also is just another example of the use of electronics in the network to boost the capabilities and the capacity of the existing infrastructure. For example, multiplexers deployed in the ILEC network can multiply by many factors the speed of traffic over the same copper or fiber-optic strand. ISDN technology deployed at either end of a copper loop (or at the remote digital loop carrier, in the case of DLC installations) can create digital capability, additional lines, and higher speed on that existing copper facility. xDSL is no different.

xDSL also does not require the use of radically new functionalities. Indeed, ILECs have used xDSL electronics for over five years to maximize the efficiency of their networks. For example, ILECs have used a version of xDSL known as HDSL to support high bandwidth (T-1) transport for both end users and carrier-customers. <sup>12/</sup> Those T-1 lines can be used by customers for both voice and

---

<sup>12/</sup> A channelized T-1 service is the equivalent of 24 64 kbps (voice-grade equivalent) channels and operates at 1.544 Mbps speeds.



data transmissions at high capacity. In a similar manner, placement of xDSL electronics in the local loop allows subscribers to place voice calls over the circuit-switched network and to access data networks simultaneously over a single line, and to obtain high speed access to data networks.

In sum, although the ILECs attempt to paint xDSL technology as somehow different (and thus off-limits to competitors), in fact xDSL is another in a long line of advances in network technology -- advances that are sure to continue, and sure to evolve in as-yet unanticipated ways.

## **II. IT IS ESSENTIAL TO PRESERVE THE THREE ENTRY STRATEGIES GUARANTEED BY CONGRESS AS THE INCUMBENT LEC NETWORK EVOLVES.**

The Communications Act 13/ specifically makes available three entry strategies to CLECs that wish to provide competing local telecommunications services. First, a competitor may provide such services entirely over its own facilities. Congress recognized that even such facilities-based CLECs would require access to the ILEC networks in most cases and, therefore, required ILECs to provide nondiscriminatory interconnection to their networks. See 47 U.S.C. § 251(c)(2). Second, a CLEC may enter the market for local telecommunications services through the use of unbundled network elements (either all or some of the elements required to provide the service). See 47 U.S.C. § 251(c)(3). Finally,

---

13/ Communications Act of 1934, as amended, 47 U.S.C. § 151 et seq. (hereafter "the Act")